Notice of Special Appearance			•	•	_	
Holder of HALL, WINSTON	N GREGOR	Y Estate d/b				
	HALL	®TM	į			
	MINAL COUF THE STATE C	F NEW YOR	K	L	B 0 3 2016	- (
STATE OF NEW YORK	GLEES	ON, J. <sub>Case</sub>	Number: 2	PRO S	E OF	FICE
v. HALL, WINSTON GREGORY coi D/b/a. WINSTON GREGORY HAI	rp. sole §	NO: COT	FICE OF REURE JRT OF NEW displayed and states displayed area.	EMOVAL F. W YORK T	ROM	
1	NOTICE OF 1	REMOVI	16-	058	84	
TAKE NOTICE THAT pursuant to; Congress the power to permit to authorizing such jurisdiction	The United Sederal courts	States Constitute to hear dive	ntion, in Arti ersity cases	cle III, § 2, through le	gres the	TORKS
AND TAKE FURTHER NOTICE court of New York	E THAT the m	natter is to be h	eard in Unit	ed States di	strict =	藍
AND TAKE FURTHER NOTICE with this court and United States dis			ice of Remo	val has beer	ı filed	
	Echen	ary 1, 2016_S	me-81			
		-103.6 UCC 1	•	1-301 UCC	1-107]	
State of New York )						
)ss.						
County of New York )	,	•			_	
I have hereunto set my hand and seal of offic	e On this,	Day of Feb	), 2016 No	otary Public <u>/</u>	Maire Ross	Maj
		Seal:				
February 1, 2016				Commission 2	Chair Control	31, 2018
Sage - El, registered Owner Of HALL, WINSTON GREGORY	corp. sole	DISTRICT A	E OF TTORNEY OUNTY	(ad)		
		2-/-2	leiks of	fice f	H	

### 

Notice of Special Appearance: Sage – El, 082781090 Beneficial Owner 1st Lien Holder of HALL, WINSTON GREGORY Estate d/b/a WINSTON GREGORY HALL©®™

D/b/a WINSTON GREGORY HALL c/o [388] e 49 street Brooklyn Estates [New York] state Republic Near; [11203]

# IN THE CRIMINAL COURT OF KINGS COUNTY IN THE STATE OF NEW YORK

STATE OF NEW YORK	§	Case Number: 2016KN004561
v.	§ §	NOTICE OF REMOVAL
	§	
HALL, WINSTON GREGORY corp. sole D/b/a. WINSTON GREGORY HALL	§	

#### **CERTIFICATE OF SERVICE**

I, Sage - El, living Man for HALL, WINSTON GREGORY, corp. sole d/b/a. WINSTON GREGORY HALL, is to certify that I have this day served the Solicitor General with this **Notice** of **Removal** by Hand Delivery thereon the ensure delivery to:

	, 2		rL	
Dated this	100	day of	Jeb.	2016 ر

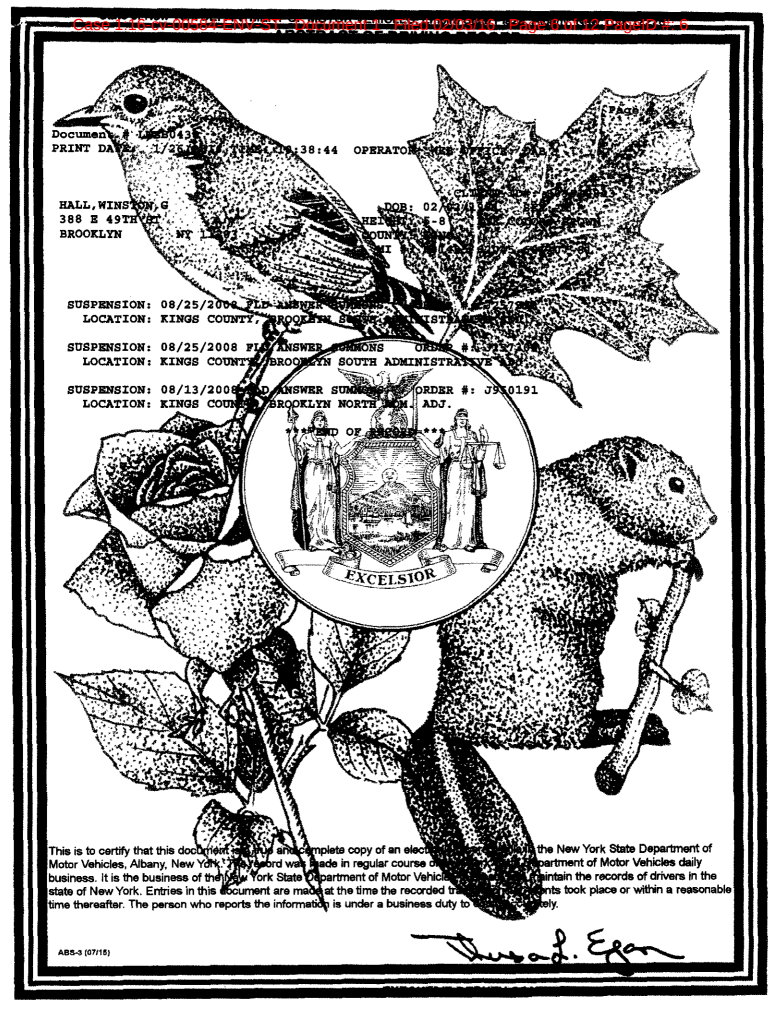
Sage-El Free name Submitted on Feb 3,2016 Sage-El

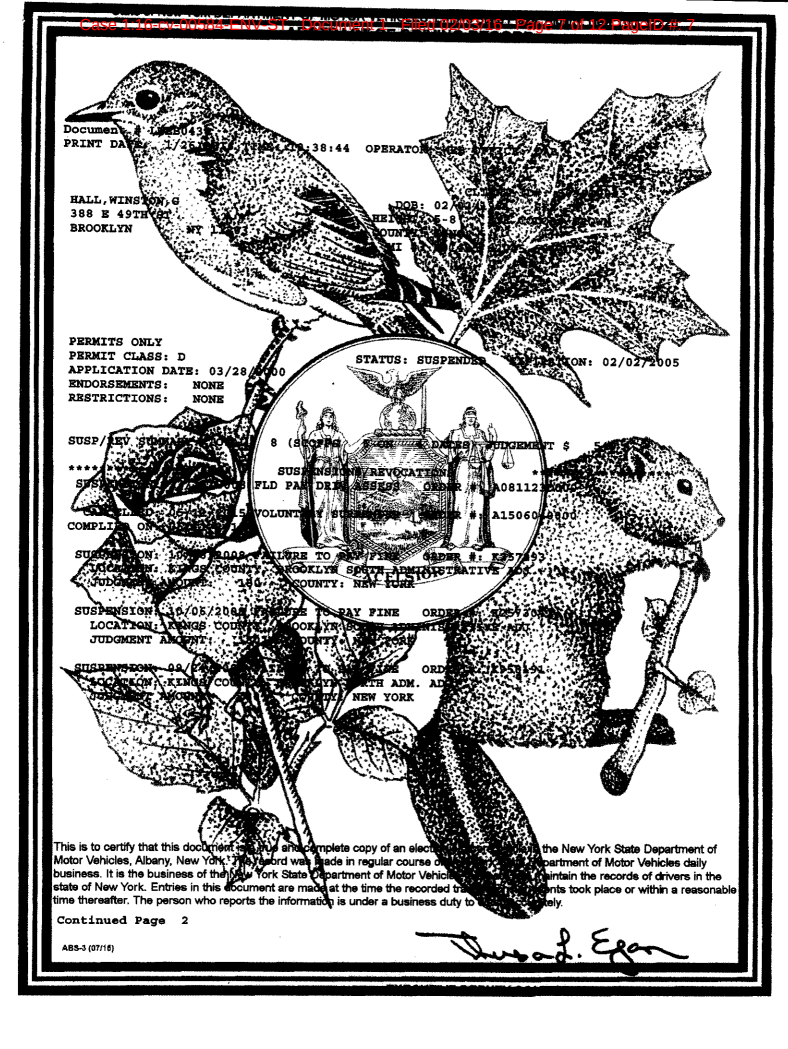
PD 244-150 (I	<b>REATMEN</b> Rev. 12-99)-F	T OF PRISC Pent-RMU	NER		•		г	Date .			
SECTION I - TO BE CO	MPLETED BY	N.Y.P.D.			<del>"</del>			01/25/	2016		
Prisoner's Name (Last, F	First, M.I.) (Prin	nt)	0		-				Age	5	Sex M
HOM, WINSTO	1/2	AKA	<u> 8age - E</u>	<i>Z</i>					34		<u>м</u>
388 East 49th	81 Br	Street 00/04/0	· ·	* .*		1	Zip Code 1203	Apt.	Tele	phone No	).
Arresting Rank (Print) Officer: PO	Name (Last, I Rodrigue		•	Signature	<u></u>		Shield No. 9833	Tax F 94	Reg. No. 7837	Comm	
krest No. K16605949 M	9md.	Of Arrest	Char RUS	no Arrest	OGA, V	TL51102,	Dis Con:	FIGHT/VIC	olent L		<del> </del>
	Name (Last, I	First, M.I.)		Signature		<u> </u>	Shield No.	V .	Reg. No.	Comm	
risoner Requests/Requi	ires Medical Al	d Prisoner Rei	used Medical	Als. Dake		Time	Prisoner's	Signature	1400/	1 O	4
Yes D N		☐ Yes	.451 No	latrol . / 4	IBMD#	IACE		10		N 0	
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leturned From Hospital Pate Time	- 1	Attempted Suick	1 <i>-1</i>	Of Illness/Inju	"C/BOL	<u></u>	····	·•		If Injury	<b>44</b>
estraining Devices Use		J 105 AU I	<u>""                                   </u>	E. S. U. Re			espondent's Rai	nk (Print) Nan	ne (Last, Fi	rst, M.I.)	A New
Yes Type	HACKLE	<u>ა</u>	□ No	<b>≱</b> Yes	□ No				·		
rescription Medication	□ Yes F ±2 No	Prescription Nur	nber And Nam	e Of Physician		Pharmac	y / Phone No.		Property C	Clerk Invoi	ice No./Cm
	<u> </u>										
						d Medical A		Recommen			
n The Field ☐ Yes .M.S. Print Name (L		The Comman			n The Cour		\id □Yes □ No	Recommer General Po	pulation	☐ Yes	□ No
The Field	B □ No At Last, First, M. I.	The Comman			n The Cour	t Section I	□Yes □ No Date	General Po	Refer 1	☐ Yes To Hospita ☐ Yes	□ No al Emergeno □ No
The Field  Yes  M.S. Print Name (Lield ersonnel  M.S. Print Name (Lield ersonnel)	o □ No At	The Comman			n The Cour	t Section I	□Yes □ No	General Po	Refer T	☐ Yes To Hospita ☐ Yes	□ No al Emergeno □ No
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**DISTRIBUTION:** 1. WHITE, 2. BLUE, 3. PINK – DEPT. OF CORRECTION, 4. BUFF – CMD. OF ARREST, 5. GREEN – ARRAIGNING JUDGE. (Receipt will be obtained by Escorting Officer on PINK COPY and returned to COURT SECTION facility. Upon receipt of PINK COPY, COURT SECTION Supervisor will remove BUFF COPY from FILE and forward it to COMMAND OF ARREST FOR FILE.)

- I. PLEASE TAKE NOTICE that pursuant to Criminal Procedure Law \$240.30, the District Attorney hereby demands that within 20 days of the date of service of this demand the defendant disclose and make available to the District Attorney for inspection, photographing, copying and testing:
  - (a) Any written report or document or portion thereof concerning a physical or mental examination, or scientific test, experiment, or comparisons, made by or at the request or direction of the defendant, if the defendant intends to introduce such report or document at trial, or if the defendant has filed a notice of intent to proffer psychiatric evidence and such report or document was made by a person, other than the defendant, whom the defendant intends to call as a witness at trial; and
  - (b) Any photograph, drawing, tape or other electronic recording which the defendant intends to introduce at trial.
- II. PLEASE TAKE NOTICE that, pursuant to Criminal Procedure Law \$250.20, the District Attorney hereby demands that if the defendant intends to offer a trial defense that at the time of the commission of the crime charged the defendant was at some place or places other than the scene of the crime, and to call witnesses in support of such defense the defendant must, within eight days of service of the demand, serve upon the people, and file a copy thereof with the court, a "notice of alibi," reciting (a) the place or places where the defendant claims to have been at the time in question, and (b) the names, the residential addresses, the places of employment and the addresses thereof of every such alibi witness upon whom the defendant intends to rely.
- III. PLEASE TAKE NOTICE that pursuant to CPL article 255, the defendant must make all pre-trial motions generally within forty-five days after arraignment and before commencement of trial. Upon expiration of the applicable period within which defendant must make pre-trial motions, the People will move the court to preclude any pre-trial motions made thereafter.

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  - (a) Any written report or document or portion thereof concerning a physical or mental examination, or scientific test, experiment, or comparisons, made by or at the request or direction of the defendant, if the defendant intends to introduce such report or document at trial, or if the defendant has filed a notice of intent to proffer psychiatric evidence and such report or document was made by a person, other than the defendant, whom the defendant intends to call as a witness at trial; and
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Form COL

## Violation Warning Denial of Rights Under Color of Law

▶ Violation Warning—18 U.S.C. §	242; 18 U.S.C. §245; 42 U.S.C. §1983
Hall, Winston Gregory C6388 E49 St Brooklyn, NY 11203 ITH New York State Constitution No Consent	Name and address of Notice Recipient  CHIMITAL COURT OF KINGS COUNTY  120 SCHERMERHORN STREET  TROOKLYNY 11201, BOARD OF FIDUCIARY TRUSTED  Lion
certify that the forgoing information stated here is to Citizen's signature	
Legal Notice Federal law provides that it is a crime to violete can be arrested for this crime and you can also it	
Attempting to cause a person to do something by telling it is not required by law, may be a felony.	g that person that such action is required by law, when
willfully subjects any person in any State, Territory, Cor of any rights, privileges, or immunities secured or prot shall be fined under this title or imprisoned not more 18 USC §245 provided that Whoever, whether or not a any person from participating in or enjoying any be provided or administered by the United States; [or] a thereof, by any agency of the United States; shall be five year, or both.  42 USC §1983 provides that every person who, under usage, of any State or Territory or the District of Columbia the United States or other person within the jurisdiction.	ecting under color of law, intimidates or interfeque with enefit, service, privilege, program, facility, or activity applying for or enjoying employment, or any perquisite fined under this title, or imprisoned not more than one er color of any statute, ordinance, regulation, custom, ambia, subjects, or causes to be subjected, any citizen tion thereof to the deprivation of any rights, privileges, shall be liable to the party injured in an action at law,
Warning, you may be in violation of Federal Law and and/or civil damages! Also understand that the law provisable, as well as your company or agency.	d persisting with your demand may lead to your arrest ides that you can be held personally responsible and
You are advised to cease and desist with your demunderstand the law.	nand and to seek <i>personal</i> legal counsel if you do not
Notice of Service:  I, Hall Waston Greeny certify that I pen and address on Feb 12518at	sonally delivered this notice to above named recipient

### CRIMINAL COURT OF THE CITY OF NEW YORK PART APAR COUNTY OF KINGS

THE PROPLE OF THE STATE; OF NEW YORK

STATE OF NEW YORK COUNTY OF KINGS

WINSTON HALL

POLICE OFFICER ALODIA RODRIGUEZ SHIELD NO. 9833, OF 071 COMMAND SAYS THAT ON OR ABOUT (1) JANUARY 25,2016 AT APPROXIMATELY 04:18 AM AT MCKEEVER PLACE AND EMPIRE BOULEVARD COURTY OF KINGS, STATE OF NEW YORK,

THE DEFENDANT COMMITTED THE OFFENSE(S) OF:

VTL 1110

FAILURE TO COMPLY WITH A TRAFFIC CONTROL SIGN

AND THAT, ON OR ABOUT (2) JANUARY 25,2016 AT APPROXIMATELY 04:25 AM AT EMPIRE BOULEVARD AND BEDFORD AVENUE COUNTY OF KINGS, STATE OF NEW YORK,

THE DEFENDANT COMMITTED THE OFFENSE(S) OF:

PL 195.05

OBSTRUCTING GOVERNMENTAL ADMINISTRATION IN THE

SECOND DEGREE

PL 205.30

RESISTING APREST

VTL 511(1) (A)

AGGRAVATED UNLICENSED OPERATION OF A HOTOR VEHICLE

IN THE THIRD DEGREE

VTL 511(2)(A)(IV)

AGGRAVATED UNLICENSED OFFRATION OF A MOTOR VEHICLE

IN THE SECOND DEGREE

PL 260.20(1) · VTL 509(1)

DISORDERLY CONDUCT UNLICENSED OFERATOR

#### IN THAT THE DEFENDANT DID:

OPERATE A MOTOR VEHICLE AND TAIL TO OBEY THE INSTRUCTIONS OF AN OFFICIAL TRAFFIC CONTROL DEVICE APPLICABLE TO THE OPERATION OF SUCH MOTOR VEHICLE, WITHOUT BEING DIRECTED TO DO SO BY A TRAFFIC OR POLICE OFFICER; OPERATE OR DRIVE A MOTOR VEHICLE UPON A PUBLIC HIGHWAY OF THIS STATE OR UPON ANY SIDEWALK OR TO OR FROM any lot adjacent to a fuelic garage, supermarket, shopping center or car washing ESTABLISHMENT OR TO OR FROM OR INTO A PUBLIC GARAGE OR CAR WASHING ESTABLISHMENT WITHOUT BEING DULY LICENSED FURSUANT TO THE PROVISIONS OF THIS CHAPTER; OPERATE A MOTOR VEHICLE UPON A PUBLIC HIGHWAY WHILE KNOWING OR HAVING REASON TO KNOW THAT SUCH PERSON'S LICENSE OR PRIVILEGE OF OPERATING SUCH MOTOR VEHICLE IN THIS STATE OR PRIVILEGE OF OBTAINING A LICENSE TO OPERATE SUCH MOTOR VEHICLE ISSUED BY THE COMMISSIONER WAS SUSPENDED, REVOKED OR OTHERWISE WITHDRAWN BY THE COMMISSIONER; COMMIT THE OFFENSE OF AGGRAVATED UNLICENSED OPERATION OF A MOTOR VEHICLE IN THE THIRD DEGREE AS DEFINED IN SECTION FIVE HUNDRED BLEVEN SUBDIVISION ONE SUBDIVISION A OF THE VEHICLE AND TRAFFIC LAW, AND DEFENDANT HAD IN EFFECT THREE OR MORE SUSPENSIONS IMPOSED ON AT LEAST THREE SEPARATE DATES. FOR FAILURE TO AMSWER, APPEAR OR PAY A FINE; INTENTIONALLY OBSTRUCT, IMPAIR OR PERVERT THE ADMINISTRATION OF LAW OR OTHER COVERNMENTAL FUNCTION OR PREVENT OR ATTEMPT TO PREVENT A ROBLIC SERVANT FROM PERFORMING AN OFFICIAL FUNCTION, BY MEANS OF INTIMIDATION, PHYSICAL FORCE OR INTERPERENCE, OR BY MEANS OF ANY INDEPENDENTLY UNLAWFUL ACT, OR BY MEANS OF INTERFERING, WHETHER OR NOT PHYSICAL FORCE IS INVOLVED, WITH RADIO, TELEPHONE, TELEVISION OR OTHER TELECOMMUNICATIONS SYSTEMS OWNED OR OPERATED BY THE STATE, OR A COUNTY, CITY, TOWN, VILLAGE, FIRE DISTRICT OR EMERGENCY MEDICAL SERVICE OR BY MEANS OF RELEASING A DAMGEROUS AMINAL UNDER CIRCUMSTANCES EVINCING THE DEFENDANT'S INTENT THAT THE AMINAL OBSTRUCT GOVERNMENTAL ADMINISTRATION; INTENTIONALLY PREVENT OR ATTEMPT TO PREVENT A POLICE OFFICER OR PRACE OFFICER FROM EFFECTING AN AUTHORIZED ARREST OF THE DEFENDANT OR ANOTHER PERSON; WITH INTENT TO CAUSE PUBLIC INCONVENIENCE, ANNOYANCE OR ALARM, OR RECKLESSLY CREATING A RICK THEREOF, ENGAGE IN FIGHTING OR IN VIOLENT, TUMBLITUOUS OR THREATENING BEHAVIOR.

DEPONENT STATES THAT, AT THE FIRST ABOVE TIME AND PLACE, WHICH IS A PUBLIC HIGHWAY, DEPONENT OBSERVED DEFENDANT DRIVING A 2007 BMW SEDAN MY STATE LICENSE NO. GWM3444 AND MAKING A LEFT TURN IN FRONT OF A POSTED SIGN STATING NO LEFT TURNS.

DEFORENT FURTHER STATES THAT, AT THE SECOND ABOVE TIME AND PLACE, WHICH IS A PUBLIC HIGHMAY DEPONENT PULLED OVER DEFENDANT WHILE DEFENDANT WAS DRIVING THE ABOVE-DESCRIBED VECHILE, AND DEPONENT CONDUCTED A CHECK OF THE OFFICIAL, COMPUTERIZED DEPARTMENT OF MOTOR VEHICLES DRIVING RECORD(S) (PURSUANT TO VIL 201) RELATING TO DEFENDANT.

DEPONENT OBSERVED SAID MECORD(S) TO INDICATE THAT, AT THE ABOVE TIME, DEFENDANT WAS DRIVING WITH HIS PRIVILEGE TO DO SO HAVING BEEN SUSPENDED IN THE STATE OF NEW YORK.

DEPONENT FURTHER OBSERVED THE OFFICIAL DEPARTMENT OF MOTOR VEHICLES RECORD(S) TO-INDICATE THAT, AT THE ABOVE TIME, DEFENDANT HAD 8 SUSPENSIONS ON 4 DATES.

DEPONENT FURTHER STATES THAT DEPONENT'S BASIS FOR BELIEVING THAT THE DEPENDANT HAD REASON TO KNOW THAT HIS LICENSE WAS SUSPENDED IS AS FOLLOWS: THE ABOVE—DESCRIBED NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES COMPUTER CHECK REVEALED THAT DEFENDANT'S LICENSE WAS SUSPENDED FOR FAILURE TO ANSWER OR AFPEAR IN RESPONSE TO A TRAFFIC SUMMONS, AND ALL SUCH SURMONS HAVE PRINTED ON THEM THE WARNING "IF YOU DON'T AMSWER THIS TICKET BY MAIL WITHIN 15 DAYS YOUR LICENSE WILL BE SUSPENDED".

DEPONENT FURTHER STATES THAT THE NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES MAILS A MOTICE OF SUSPENSION TO ANY SUCH PERSON AT THEIR LAST KNOWN ADDRESS.

DEPONENT FURTHER STATES THAT, WHEN DEPONENT STATED THAT DEFENDANT'S LICENSE WAS SUSPENDED AND THAT DEFENDANT HAD TO STEP OUT OF DEFENDANT'S VEHICLE, THE DEVENDANT DID LOCK DEFENDANT'S CAR DOORS, ATTEMPT TO ROLL UP DEPENDANT'S FROMT DRIVER'S SIDE AND FRONT PASSENGER SIDE WINDOWS, CONTINUE TO IGNORE DEPONENT'S STATEMENTS THAT DEFENDANT WAS UNDER ARREST AND MUST EXIT THE VEHICLE, AND THAT, WHEN POLICE OFFICER MICHAEL ROSARIO SHIELD NO.04314, OF 071 COMMAND REACHED OUT TOWARDS DEFENDANT THAT DEFENDANT DID SCRATCE SAID OFFICER'S HAND WITH DEFENDANT'S FINGERWALL CAUSING A LACERATION ABOUT SAID OFFICER'S HAND.

DEFONENT FURTHER STATES THAT DEFENDANT DID RESIST LAWFUL ARREST BY FLATLING DEFENDANT'S HANDS AND STIFTENING DEFENDANT'S BODY IN ORDER TO PREVENT DEFONENT FROM FLACING HANDSUPPS ON DEFENDANT.

> FALSE STATEMENTS MADE IN THIS DOCUMENT ARE FUNISHABLE AS A CLASS A MISDEMEANOR PURSUANT TO SECTION 210.45 OF THE PENAL LAW.

ALE CAL

SIGNATUR

L	. 00504 500	wee out 1	⊏::- <mark>01</mark> О′	2/02/16	2000 11	of 12 PageID #: 11
Name: EL, SAGE	<del>/-UU564-ENV-51 LUU</del>	unien <u> </u>	<del>I IICU ∪</del> z	<u> </u>	ege LL	OLIZYAYED#
Age: 34	Interview Date:	2016-01-26	<del></del>			
DoB: 1981-02-02	Interview Time:	03:50:00				
Sex: MALE	CJA Interviewer:	K131				
Hispanic? NO	Interview Location:	СВ				
Race: BLACK	Interview Language:	ENGLISH				
RESIDENCE/FAMILY				··		
Current Address:	REFUGED ANSWER JORK	RD	Prior Add	ess:	REFUSE	D ANSWER
City, State, Zip: Lives With:	Philadelphia, PA		City, State	, Zip:	RA, RA	Mother- Ulah - Mckenzie Georgia -
Contact:	RA		Contact:		RA	Vlah - Mc Fellow
Relationship:	718-607	-7280	Relations	nin:	ПА	Common -
Phone #:	118.0°	T	Phone #:	up.	RĄ	GEORGIA
Length at Current Address:	Years Months	Weeks	Length at	Prior Address:	Years	
Alternate Address: REFL	ISED ANSWER			Resides at Pri		VEA
City, State, Zip:			Name:	omeone at Arrai	griment	YES
Contact:			Relations	ain.		SANDRA ANDERSON
Relationship:			riolations	ap.		GIRLFRIEND
Phone #:						
EMPLOYMENT						
Employed?	UNEMPLOYED		Does Def	endant Provide S	upport for Oth	ers? NO
Job/Position: Mu	hrška - 1		1	" How Many?	•••	
Employer:	Lap American [1]	Ql,	Other Sou	rces of Financia	l Support:	
Address:	five American Itil	netan	ļ			
	emphic ivi	Ornbe				,
City, State, Zip:	Various Manufile		I finhant C		(10) D	mexel .
Length of Employment: Hours Worked/Week:	Years: Months	3:	Highest G		(16)	,, 0, 0
Avg. Net Pay:	RA		Name:		NO	
Pay Period:	- 47-			Program?		
Length of Unemployment:	Years: RA Months	3:	Name			
Other Employment Status:	NONE		in Treatm	ent Program?	NONE	
CRIMINAL RECORD						
			IP = No F		RA	= Refuses to Answer
Miscellaneous Comments		_		en't Know	NC	
	l	<u>N</u>	A = Not	Applicable	No Shadi	ug = Informacon nom Defendant
This report assesses the deter	idant's risk of flight by considering the fo	ollowing: commu	nity ties and	varrant history a	s defined in se	ctions 2(a)(ii) and 2(a)(iii)&(vi) of CPL
tions and area cases. Howe	ver, a positive assessment is withheld to a listed in CPL 510.30 such as the defer	ior defendants wi	in outstandin	o bench waltant	s attached to t	Deil MADID Sueet at the Attest tills lebo
DEFENDANT'S RESPON	SE VERIFICATION					CJA RECOMMENDATION
	ved at his/her current address for 1.5 ye		parent or	RA	_	NO RECOMMENDATION
legal guardian?	live with parent, spouse, C/L spouse of		parent, or	RA	_	INTERVIEW INCOMPLETE
3 Does the defendant	have a working telephone in residence	/cell phone?		RA		_
4 Does the defendant	report a NYC area address?				-2	_
5 is the defendant em	ployed, or in school or training program	, full time?		NO	-1	]
Does the defendant	expect someone at arraignment?		[	YES	1	

NOTICE PURSUANT TO CPL 710.30(1)(a)

#### Defendant(s)

Please take notice that statements in the form noted below were made by the defendant or by a co-defendant to be tried jointly, other than in the course of the criminal transaction, to a public servant engaged in law enforcement activity or to a person then acting under the direction of or in cooperation with such a public servant. Please take further notice that the People intend to offer evidence of the below statement(s) of the defendant(s) on the People's direct case at trial of this action. A transcript of any stenographically recorded statement(s) or copy of any written statement(s) are either appended or will be made available to counsel at a mutually convenient time. A copy of any electronically recorded statement(s) will be provided counsel following the receipt of an appropriate blank cartridge.

#### HALL, WINSTON

Form of Statement Oral

Date and Time 01/25/16 04:25

<u>Place</u> **EMPIRE BLVD AND BEDFORD AVE** 

To Whom Made

ALODIA RODRIGUEZ, shield:9833, CMD:071

Tape No.

Substance of above statement:

IN SUM AND SUBSTANCE GIVE ME A REASON WHY YOU STOPPED ME FIRST

#### HALL, WINSTON

Form of Statement Oral

Date and Time 01/25/16 04:26

<u>Place</u> EMPIRE BLVD AND BEDFORD AVE

To Whom Made

ALODIA RODRIGUEZ, shield:9833, CMD:071

Tape No.

Substance of above statement:

IN SUM AND SUBSTANCE I DIDN'T SEE NO SIGNS

#### HALL, WINSTON

Form of Statement Oral

Date and Time 01/25/16 04:27

EMPIRE BLVD AND BEDFORD AVE Place

To Whom Made

ALODIA RODRIGUEZ, shield:9833, CMD:071

Tape No.

Substance of above statement:

IN SUM AND SUBSTANCE I AM A SOVERN AND AM ABOVE THE LAW AND LAND

#### HALL, WINSTON

Form of Statement Oral

Date and Time 01/25/16 04:35

EMPIRE BLVD AND BEDFORD AVE <u>Place</u>

To Whom Made

ALODIA RODRIGUEZ, shield:9833, CMD:071

Tape No.

Substance of above statement:

IN SUM AND SUBSTANCE THAT'S NOT MY NAME ANYMORE, I GO BY SAGE/EL, I HAVEN'T GONE BY THAT IN THREE YEARS

HALL, WINSTON

Form of Statement, Oral

Date and Time 01/25/16 04:25